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- **Our fax coversheet**
- **Response to a document recived on december 14th 2005 for application No: 10/723,815**

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INVENTARIUM

4050, Rosemont boul., suite 1607
Montreal, Qc, H1X 1M4
Phone.: (514) 376-1273,
Fax.: (514) 376-8611
E-mail: communication@inventarium.com
Website: www.inventarium.com

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Object: ~~AMENDMENT~~ RESPONSE TO A DOCUMENT RECEIVED ON 12/14/05Application no: 10/723,815Applicant: CARPENTIER, GUY

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IN THE US PATENT AND TM OFFICE

DEC 19 2005

Application Number : 10/723,815
Filing Date : 2003/11/26
Applicant : Carpentier, Guy
Appn. Title : Pop-up mechanism to raise the top of pieces of furniture
Examiner : Kimberley T. Wood

Art Unit: 3632

December 19th, 2005
Montreal, QUE, Canada

Commissioner for Patents
Alexandria, VA 22313-1450

In response to a document we received on december 14th, 2005 stating that the amendment filed on September 21st, 2005 had not been entered, we believe that there is a problem of crossed correspondence since the application has already been allowed and its issue fee has already been paid. So that we can be on the same wavelength here and that everything can be neatly tied up, here is a brief history of recent correspondence:

The Office Action of 09/28/04 has been replied to on 12/15/2004

The Office Action of 03/16/2005 has been replied to on 06/15/2005, this OA reply had a signature missing.

On 09/02/2005, we faxed a reply following a phone conversation with Examiner on 09/01/2005.

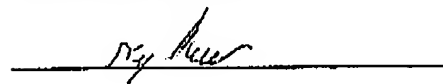
On 09/21/2005, the 06/15/2005 reply was faxed again, this time with a signature.

The issue fee was paid on 10/25/2005 following the receipt of the notice of allowance onto which there were no indication of missing or incorrect papers.

It appears that there is confusion as to an OA reply trying to gain back canceled claims, that is not the case, the resend of this OA was simply so that a signature was properly filed to make all documents in compliance.

As far as we are concerned, everything is correct with the paperwork and we are eagerly waiting to receive our patent.

Very Respectfully,



Guy Carpentier

Applicant pro se